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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/928,294	08/10/2001	Robert M. Best	493-27-3	8277	
996	7590 07/05/2005		EXAM	EXAMINER	
GRAYBEAL, JACKSON, HALEY LLP 155 - 108TH AVENUE NE			MOSSER,	MOSSER, ROBERT E	
SUITE 350			ART UNIT	PAPER NUMBER	
BELLEVUE, WA 98004-5901			3714		

DATE MAILED: 07/05/2005

Please find below and/or attached an Office communication concerning this application or proceeding.



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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR / ATTORNEY DOCKET NO. PATENT IN REEXAMINATION

09 1928 794

EXAMINER

ART UNIT PAPER

20050627

DATE MAILED:

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Commissioner for Patents

The timely submission under 37 CFR 1.129(a) filed on September 22nd 2004 is not fully responsive to the prior Office action because of the following omission(s) or matter(s). The amended claims are presented in the above dated amendment are not in keeping with 37 CFR 1.121 (c)(1-4) for failing to provide the amended claims in a full text sequential listing with indications of amended subject matter as set forth under the citation above.

In a brief review of the arguments presented September 22nd 2004, it is unclear where the applicant believes the point of novelty lies in their invention as they have presented arguments direct to a portable 3-D graphics engine, a portable 3-D graphics display unit, a battery powered display unit, or the manipulation of player view point in a gaming environment.

With respect to the presently applied prior art however, the applicant appears to challenge the functionality of the Gameboy to produce 3-D graphics with various suggestions. As such the applicant is encouraged to consider the following references NOT PRESENTLY OF RECORD including US PAT 5,415,549 and relevant discussions incorporating the Atari LYNX portable gaming system as well as NEC's 1990 release of the Turbo Express (http://www.atari7800.com/turbo/systems.htm) for their teachings regarding this issue.

Since the submission appears to be a *bona fide* attempt to provide a complete reply to the prior Office action, applicant is given a shortened statutory period of ONE MONTH or THIRTY DAYS from the mailing date of this letter, whichever is longer, to submit a complete reply. This shortened statutory period supersedes the time period set in the prior Office action. This time period may be extended pursuant to 37 CFR 1.136(a). If a notice of appeal and the fee set forth in 37 CFR 1.17(e) were filed prior to or with the payment of the fee set forth in 37 CFR 1.17(r), the payment of the fee set forth in 37 CFR 1.17(r) by applicant is construed as a request to dismiss the appeal and to continue prosecution under 37 CFR 1.129(a). The appeal stands dismissed.

JESSICA HARRISON PRIMARY EXAMINER